



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

AT

Applicant: A. Kent Sievers et al.

Title: METHODS, SYSTEMS AND DATA STRUCTURES FOR ELECTRONIC ADDRESSING

Docket No.: 1565.008US1

Serial No.: 10/099,789

Filed: March 15, 2002

Due Date: November 24, 2006

Examiner: Liang Che A. Wang

Group Art Unit: 2155

**MS Appeal Brief - Patents**

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

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☒ Response to Notice of Non-Compliant Appeal Brief (4 pgs.).

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Peter Rebuffoni  
Name

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Signature



S/N 10/099,789

PATENT

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RESPONSE TO NOTICE OF NON-COMPLIANT APPEAL BRIEF

MS Appeal Brief - Patents  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

This responds to the Notice of Non-Compliant Appeal Brief mailed on October 24, 2006. In compliance with MPEP 1205.03(B) and 37 CFR 41.37(c)(1)(v), Appellants submit the following corrected section from Appellants' previously-submitted Appeal Brief filed August 7, 2006.

Appellants' attorney would like to note that the additions to the attached corrected section were made after conferring with the U.S. Patent Office by telephone. Appellants' attorney was told that the best way to address the Notice of Non-Compliant Appeal Brief was to identify in ALL CAPS and in **Bold** the independent claim that each paragraph in the Summary of the Claimed Subject Matter is referring.

Please replace the previously submitted Summary of Claimed Subject Matter Section 5 with the below replacement.

## **5. SUMMARY OF CLAIMED SUBJECT MATTER**

Some aspects of the present inventive subject matter include, but are not limited to methods for electronic addressing.

### **CLAIM 1**

In one aspect a method (FIG. 2) for defining an electronic address is provided that selects a preferred domain name (FIG. 2 reference numeral 220 and specification page 10 last paragraph and continuing to first paragraph on page 11) and selects one or more additional domain names (FIG. 2 reference numeral 225 and specification page 11 first paragraph) in addition to the preferred domain name. Also, a preferred address format is selected (FIG. 2 reference numeral 210 and specification page 10 second paragraph) and one or more additional address formats are selected (FIG. 2 reference numeral 215 and specification page 10 second paragraph) in addition to the preferred address format. Further, the preferred domain name, the one or more additional domain names, the preferred address format, and the one or more additional address formats to define the electronic address are retained (FIG. 2 reference numeral 240 and specification page 11 fifth paragraph beginning at line 22).

### **CLAIM 26**

In another aspect, a method (FIG. 1) is presented that assigns multiple domains (FIG. 1 reference numeral 110 and specification page 7 last paragraph and continuing to the first paragraph on page 8) with an electronic mail (email) definition and assigns multiple prefix formats with the email definition (FIG. 1 reference numeral 120 and specification page 8 second paragraph). The email definition is retained (FIG. 1 reference numeral 130 and specification page 8 last paragraph and continuing to first paragraph on page 9), wherein any selected one of the multiple prefix formats when combined with any selected one of the domains resolves to a

same electronic address (specification page 9 second paragraph and continuing to first paragraph of page 10).

**CLAIM 33**

In yet another aspect, another method (FIG. 3) is provided that defines a plurality of domains for an electronic mail (email). Also, a plurality of prefix formats for the email are defined (FIG. 3 reference numerals 316 and 320 and specification page 12 last paragraph and continuing through the third paragraph of page 13) and rules are retained that define the email as permissibly having any one of the plurality of domains and any one of the plurality of prefix formats (specification page 14 paragraph 4 beginning at line 16).

This summary does not provide an exhaustive or exclusive view of the present subject matter, and Appellant refers to the appended claims and its legal equivalents for a complete statement of the invention.

### CONCLUSION

In accordance with MPEP 1205.03(B) and 37 CFR 41.37(c)(1)(v), only the non-compliant section of Appellants' previously-submitted Appeal Brief has been included in this response.

Appellants respectfully submit that the Examiner withdraw the non-compliant status and examine the Appeal Brief.

If necessary, please charge any additional fees or credit overpayment to Deposit Account No. 19-0743.

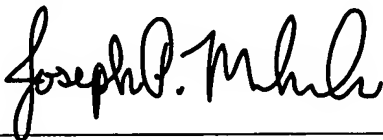
Respectfully submitted,

A. KENT SIEVERS ET AL.

By their Representatives,

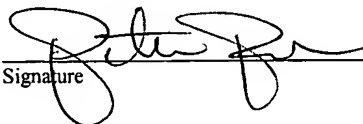
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Date November 15, 2006

By /  /  
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